## IN THE UNITED STATES DISTRICT COURT 1 FOR THE CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION 2 GREAT BOWERY INC. d/b/a TRUNK Case No. 2:24-cv-01334-CBM-SK 3 ARCHIVE, 4 JOINT STIPULATION OF Plaintiff, DISMISSALWITH PREJUDICE 5 AS TO DEFENDANT TIFFANY HO PURSUANT TO F.R.C.P. v. 6 41(a)(1)(A)(ii) 7 DELUXE BEAUTE BEVERLY MEDICAL SPA, A PROFESSIONAL CORPORATION 8 d/b/a DELUXE COSMETIC CENTER; CHERYL CHEN, individually; KEVIN DO, 9 individually; TIFFANY HO, individually; and DOES 1 through 10 inclusive, 10 11 Defendants. 12 13 Pursuant to Fed. R. Civ. P. 41(a)(I)(A)(ii), IT IS HEREBY STIPULATED 14 AND AGREED by and between Plaintiff Great Bowery Inc. d/b/a Trunk Archive 15 and Defendant Tiffany Ho that the above-captioned action is dismissed with 16 prejudice as to Defendant Tiffany Ho and without fees or costs to any party, all 17 matters in controversy having been fully settled, compromised and adjourned. 18 19 DATED this 4<sup>th</sup> day of June 2024. Respectfully submitted by, 20 21 /s/ Robert Reynolds /s/ Mathew K. Higbee Mathew K. Higbee, Esq. Robert Reynolds, (SBN 347068) 22 Klintworth & Rozenblat IP LLP Cal. Bar No. 241380 23 2045 W. Grand Ave., Ste B. PMB 84396 **HIGBEE & ASSOCIATES** Chicago, IL 60612 3110 Cheyenne #200 24 Tel: 773-770-2554 N. Las Vegas, NV 89032 25 Fax: 773-570-3328 (714) 617-8350 Email: rreynolds@kandrip.com (714) 597-6729 facsimile 26 mhigbee@higbee.law 27 Counsel for Plaintiff Attorney for Defendant Ho

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**CERTIFICATE OF SERVICE** 1 2 I am over the age of 18 and not a party to this action. This is to certify that today I electronically filed the within and foregoing JOINT STIPULATION OF 3 DISMISSALWITH PREJUDICE PURSUANT TO F.R.C.P. 41(a)(1)(A)(ii) and 4 5 have served all parties as follows: VIA ECF: For those parties who have appeared in this case, by using the 6 7 CM/ECF system, which will automatically send an email notification of such filing to all attorneys of record listed with the Clerk of Court. 8 9 By Email: For those parties who have not appeared in this case, by emailing a 10 copy of the foregoing document as follows: 11 To Attorney William Niu at will@niulaw.com for the following Defendants: 12 Deluxe Cosmetic Center Cheryl Chen 13 Kevin Do 14 15 Respectfully submitted this 4<sup>th</sup> day of June 2024. 16 17 /s/ Mathew K. Higbee 18 Mathew K. Higbee, Esq. Cal. Bar No. 241380 19 **HIGBEE & ASSOCIATES** 20 3110 Cheyenne #200 N. Las Vegas, NV 89032 21 (714) 617-8350 22 (714) 597-6729 facsimile mhigbee@higbee.law 23 Attorney for Plaintiff 24 25 26 27 28